

M. John Bowen, Jr.

jbowen@mcnair.net T (803) 799-9800 F (803) 753-3219

April 29, 2014

Ms. Jocelyn Boyd Chief Clerk and Administrator Public Service Commission of South Carolina Synergy Business Park, The Saluda Building 101 Executive Center Drive Columbia, South Carolina 29210

Re: Application of Lockhart Power Company for General Increase in

Electric Rates

Docket No. 2013-378-E

Dear Ms. Boyd:

I am writing to notify the Commission of an issue that arose with respect to the customer notices provided by Lockhart Power Company ("Lockhart") in the above-referenced matter.

By its Transmittal Letter dated April 1, 2014, the Clerk's Office directed Lockhart to publish, on or before April 11, 2014, a certain Notice of Filing and Hearing in the above-referenced proceeding, and to provide proof of publication on or before May 1, 2014. Lockhart has completed those tasks as directed.

Additionally, the Clerk's Office in its Transmittal Letter directed Lockhart to furnish a copy of the Notice of Filing and Hearing to each customer on or before April 11, 2014, and to provide a certification to the Commission on or before May 1, 2014, that this notification has been furnished.

With respect to the direct customer notice, Lockhart contracted with Keys Innovative Solutions ("KIS") to furnish that notice. On April 22nd, KIS notified Lockhart that it had not provided all notices on or before April 11, 2014, as directed. Lockhart was informed that notices had been furnished to approximately 6,277 customers on or before April 11, 2014, but that approximately 286 customers were inadvertently omitted from the list of customers by KIS. Those 286 customers received notice on April 22, 2014, rather than April 11, 2014.

McNAIR LAW FIRM, P.A.

1221 Main Street Suite 1600 Columbia, SC 29201

Mailing Address Post Office Box 11390 Columbia, SC 29211

mcnair.net

COLUMBIA 1148726v1



All customers received the same Notice of Filing and Hearing, with a return date of May 1, 2014. Thus, all customers received notice prior to the return date. However, in that approximately 286 customers had a shortened timeframe for expressing interest in intervening in the proceeding, we propose that such customers be permitted an extended time for doing so. Accordingly, we hereby propose and commit that Lockhart will not oppose any requests to intervene that may be filed by any of the 286 late-noticed customers, provided such requests are filed on or before May 15, 2014. We respectfully ask that the Commission accept this commitment as being a reasonable accommodation in light of the unexpected circumstances surrounding the furnishing of notice in this case that were beyond Lockhart's control.

Very truly yours,

McNAKR LAW FIRM, P. A.

M. John Bowen, Jr.

MJBJr./rwm

cc: Courtney D. Edwards, Esquire